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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:

MILTON AYALA MARTINEZ LOYDA IRIZARRY ALMODOVAR

XXX-XX-6646 XXX-XX-4276

DEBTOR (S)

CASE NO.:14-05630-EAG

CHAPTER 13

STANDING CHAPTER 13 TRUSTEE'S REPORT OF DEBTOR(S) PLAN COMPLETION AND THE COMPLIANCE WITH § 1328 DISCHARGE REQUIREMENTS

TO THE HONORABLE COURT:

NOW COMES José R. Carrión, Standing Chapter 13 Trustee, and very respectfully reports:

Debtor(s) has/have completed all payments under the confirmed or approved modified plan or has/have completed the payment of all allowed unsecured claims in full.

Be advised that a Final Report & Account will be filed as soon as practicable as required by \$\$ 1302(b)(1) and 704(a)(9) to allow the Court to close the case pursuant to \$ 350(a) and Fed.R.Bankr.P. Rule 5009(a).

Be advised that Section 1328(a) provides that after debtor'(s') completion of plan the payments and her/his/their certification that there are no outstanding debts related to Domestic Support Obligations (DSO), the Court shall grant the debtor(s) a discharge of "all debts provided for by the plan…" after compliance with subsections (g)(1), (f) and (h).

COMPLIANCE WITH § 1328(g)(1) & FED.R.BANKR.P. RULE 1007(b)(7) [Instructional Course]

Debtor(s) has/have not filed with the court a certification of completing an instructional course concerning personal financial management, in compliance with § 1328(g)(1) and Fed.R.Bankr.P. Rule 1007(b)(7). No certification was required pursuant to the Unites States Trustee's Temporary WAIVER related to the effects of Hurricanes Irma and Maria in effect at the time of plan completion.

COMPLIANCE WITH § 1328(a) & LBR 3015-3(k)-(DSO)

Debtor(s) is/are not required to file a certification in compliance with \S 1328(a) and LBR 3015-3(k), affirming that there are no outstanding support obligations debt.

COMPLIANCE WITH § 1328(f) - (PRIOR DISCHARGES)

According to the case record the debtor(s) has/have not received a discharge under Chapters 7, 11, or 12 during the 4-year period preceding this case petition date.

COMPLIANCE WITH § 1328(h) & FED.R.BANKR.P. RULE 1007(b)(8)

Section 522(q)(1) is not applicable, Debtor(s) claimed exemptions under § 522(b)(3).

Upon information and believe there is/are no pending proceeding(s) in which the debtor(s) may be found guilty of a felony of the kind described in \S 522(q) (1)(A) or liable for a debt of the kind described in \S 522(q)(1)(B).

CONCLUSION

The above described would support a Court's finding, after notice and a hearing held 10 days prior to entering the order [11 USC \S 1328(h)], that debtor(s) is/are entitled to a Chapter 13 Discharge.

WHEREFORE the Standing Chapter 13 Trustee respectfully submits the information in this Report for the Court's consideration in granting or not a Chapter 13 Discharge to the debtor(s) in this case.

CERTIFICATE OF SERVICE: The Chapter 13 Trustee herewith certifies that a copy of this motion has been served on the same date it is filed to:the DEBTOR(s) and to all parties in interest by first class mail to their address of record, and also to her/his/their attorney by first class mail, if not a ECFS register user.

In San Juan, Puerto Rico this October 01, 2019.

/s/ Jose R. Carrion

JOSE R. CARRION CHAPTER 13 TRUSTEE PO Box 9023884, San Juan, PR 00902 Tel (787) 977-3535 FAX (787) 977-3550

mailed by first class mail to the parties listed below:	
JOSE R. CARRION	MARIA DE LOS ANGELES GONZALEZ, ESQ.
PO BOX 9023884, OLD SAN JUAN STATION	US POST OFFICE & COURTHOUSE
SAN JUAN, PR 00902	300 RECINTO SUR ST., SUITE 109 OLD SAN JUAN, PR 00901
	OLD DAN COAN, IN COOCI
PETER ANTHONY SANTIAGO GONZALEZ*	MILTON AYALA MARTINEZ
PO BOX 1414	EL REAL
SABANA GRANDE, PR 00637	135 CALLE REAL
	SAN GERMAN, PR 00683
AEELA	BEST & GENERAL
PO BOX 364508	CAPARRA TERRACE
SAN JUAN, PR 00936-4508	1307 AVE AMERICO MIRANDA SAN JUAN, PR 00921-2109
	Jim John, III Joy21 2107
CITICORP CREDIT SERVICES	COLLECTION ADVERTISEMENT & ASSOCIATES
CENTRALIZED BANKRUPTCY	PO BOX 195162
PO BOX 20507 KANSAS CITY, MO 64153	SAN JUAN, PR 00919-5162
DYNAMIC RECOVERY SOLUTIONS	FIRST BANK OF PR
PO BOX 25759	PO BOX 9146
GREENVILLE, SC 29616-0759	SAN JUAN, PR 00908-0146
OSPITAL LA CONCEPCION	MAZA & GREEN
PO BOX 285	PO BOX 364028
AN GERMAN, PR 00683	SAN JUAN, PR 00936-4028
	33
OSP METROPOLITANO	MONARCH RECOVERY MANAGEMENT
PO BOX 63	PO BOX 21089
SAN GERMAN, PR 00683	PHILADELPHIA, PA 19114-0589
CO FINANCIAL SYSTEMS INC	CLERK, U.S.BANKRUPTCY COURT
PO BOX 192478	UNCLAIMED MONEY
SAN JUAN, PR 00919-2478	, 00000
OSI COLLECTION SERVICES	PLAZA ASSOCIATES
PO BOX 43050 PHOENIX, AZ 85080	JAF STATION PO BOX 2769
Induiti, na osooo	NEW YORK, NY 10116-2769
'EMPUS FINANCIAL SERVICES	US DEPARTMENT OF EDUCATION
PO BOX 538683	PO BOX 530260
TLANTA, GA 30353-8683	ATLANTA, GA 30353-0260
EELA	CITICORP CREDIT SERVICES
РО ВОХ 364508	CENTRALIZED BANKRUPTCY
SAN JUAN, PR 00936-4508	PO BOX 20507
	KANSAS CITY, MO 64153
NCO FINANCIAL SYSTEMS INC	NCO FINANCIAL SYSTEMS INC
PO BOX 192478	PO BOX 192478
SAN JUAN, PR 00919-2478	SAN JUAN, PR 00919-2478

Document Page A MOBILE USA INC PO BOX 192478

PO BOX 248848

OKLAHOMA CITY, OK 73124-8872

ASSET ACCEPTANCE LLC ASSIGNEE AMERICAN EXPRESS FIRST BANK OF PR

C/O MIDLAND CREDIT MANAGEMENT INC PO BOX 2036

SECTION OF BANKRUPTCY 424 OFFICE

WARREN, MI 48090

PO BOX 9024140

SAN JUAN, PR 00919-2478

SAN JUAN, PR 00902-4140

PO BOX 9146 SAN JUAN, PR 00908-0146

DEPARTMENT OF TREASURY DEPARTMENT OF TREASURY

SECTION OF BANKRUPTCY 424 OFFICE

PO BOX 9024140

SAN JUAN, PR 00902-4140

DATED: October 01, 2019 CAROLINE MARTINEZ

OFFICE OF THE CHAPTER 13 TRUSTEE